

REMARKS

Claims 1, 3, 6 and 22-26 are allowed.

Claim 1 is amended herein to correct formal matters.

No new matter is added by way of amendment.

I. Amendments

Applicants submitted a revised claim set in an Amendment and Response dated 8-November-2007. Claims 1, 3, 6 and 22-26 were subsequently allowed in light of an Examiner's Amendment on 31-January-2008.

Claim 1 is amended herein to correct merely formal matters. Specifically, Claim 1 is amended to replace the phrase "antagonist of antibody" with "antagonist antibody." This amendment was presented in Applicants' 8-November-2007 claim set but was not reflected in the Examiner's Amendment of 31-January-2008. Claim 1 is further amended to eliminate the one-membered "list" of disorders in light of the fact that the claim is amended to recite only original element "e".

Deleted text is indicated using double brackets ([[]]) pursuant to 37 C.F.R. §121(c)(2) in order to ensure that the changes are readily perceived.

The amendments merely correct formal matters and do not alter the claim scope. Accordingly no additional search or examination is required, and the claims remain patentable. The amendments could not have been submitted prior to the Examiner's Amendment of 31-January-2008.

Conclusion

Applicants respectfully request that the amendments herein be entered.

Applicant believes that no fees are due with this communication. Should this not be the case, the Commissioner is hereby authorized to debit any charges or refund any overpayments to DNAX Deposit Account No. 04-1239.

If the Examiner believes that a telephonic conference would aid the prosecution of this case in any way, please call the undersigned.

Respectfully submitted,

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